

Gp 1211



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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re U.S. Patent Application

) Art Unit: 1211

Applicant: SCHUMACHER *et al.*

)
) I hereby certify that this correspondence is
) being deposited with the United Postal
) Service as first class mail in an envelope
) addressed to: Assistant Commissioner of
) Patents, Washington, DC 20231, on
) July 22, 1997

Serial No.: 08/793,833

Filed: February 18, 1997

For: **PROCESS AND DEVICE FOR
DETERMINING THE ACTIVITY
OF ENZYMES IN LIQUIDS, OR
THE CONCENTRATION
AND/OR ACTIVITY OF
INHIBITORS IN LIQUIDS**

) Gerald T. Shekleton
) Gerald T. Shekleton Reg. No. 27,466 Date

Examiner: Ralph Gitomer

AUG 12 1997

**SUPPLEMENTAL
INFORMATION DISCLOSURE STATEMENT**

Assistant Commissioner for Patents
Washington, D.C. 20231

Sir:

Pursuant to 37 C.F.R. §1.97, the document listed on the attached Form PTO-1449
may be material to the examination of this application.

No inferences should be drawn that the attached list represents a comprehensive
investigation, or that any material disclosed is equivalent to the subject invention.

The cited document discloses numerous specific features. There has been no
attempt to list each and every feature disclosed by the document. The Examiner is requested
to review the document and determine the extent of the materiality of the document disclosures
with respect to the present invention.

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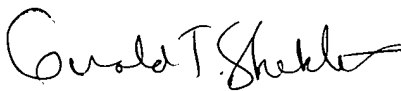
The discussion of any art and the citation of the document herein is not to be construed as an admission that the art or document disclosure is necessarily within the invention field of endeavor, that the art or document disclosure is necessarily prior in time to a particular date which may be relevant to the instant patent application, and/or that the art or document disclosure is otherwise necessarily prior art as defined by the patent law with respect to the instant invention and application.

Also, there is reserved the right to later set forth how the instant invention is distinguished over the disclosure of any document or other art, including the disclosure of the document recited herein, that may be cited by the Examiner in rejecting a claim in the instant patent application.

The recitation herein of the art and the document is not to be construed as an assertion that more pertinent art could not possibly be in existence.

Respectfully submitted,

WELSH & KATZ, LTD.

By 

Gerald T. Shekleton
Registration No. 27,466

Dated: July 22, 1997

Welsh & Katz, Ltd.
120 South Riverside Plaza
22nd Floor
Chicago, Illinois 60606
Telephone: 312/655-1500